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conducted a typewriter sales and repair business. That after your Oratrix moved to the Davidge home, he referred to the Agreement they had entered into and stated that he would carry out his part of the contract. It was not, however, until June 20, 1929, that he took your Oratrix to the office of his attorney, Albert S. Brown, Esquire, where he had written and executed his Last Will and Testament, wherein your Oratrix was named as principal beneficiary, and after execution he delivered said Will to your Oratrix to be safely kept by her until his death, a true copy of which is filed herewith and marked "Exhibit June Will" and prayed to be considered as a part hereof. That after having made said Will, the said Robert Harold Davidge told your Oratrix and other persons on a number of occasions, the last time being shortly before his death, that the Will was valid and binding and that he had never changed his Will in any manner whatever.

5. That your Oratrix has fully carried out all the provisions of the said Agreement on her part to be performed, that said services were of an extraordinary nature in the administration of which your Oratrix made many sacrifices, especially when the said Robert Harold Davidge was in such a mental and physical condition as to need constant and manifold attention. That the value of the services thus performed by your Oratrix cannot be measured from a monetary standard, but were regarded by the said Robert Harold Davidge, who placed a high value upon them, as indispensable.

6. That your Oratrix did not know that the said Robert Harold Davidge had made another Will until after his death, when she was informed by the defendant that he had done so, which she subsequently learned was made October 28, 1929, only four months and eight days after the execution of said "Exhibit June Will". That had your Oratrix known that the said Robert Harold Davidge had made this Will dated October 28, 1929, she would have immediately severed all contractual relations with the said